

RECORD TYPE: FEDERAL (NOTES MAIL)

CREATOR: Rachel L. Brand ( CN=Rachel L. Brand/OU=WHO/O=EOP [ WHO ] )

CREATION DATE/TIME: 5-JUN-2002 08:52:21.00

SUBJECT:: Re: Fw: CEI press release: EPA Climate Report Violates White House Agreeeme

TO: Robert C. McNally ( CN=Robert C. McNally/OU=OPD/O=EOP@EOP [ OPD ] )

READ: UNKNOWN

CC: rachel\_brand@who.eop.gov@EOP ( rachel\_brand@who.eop.gov@EOP [ UNKNOWN ] )

READ: UNKNOWN

CC: phil cooney ( CN=phil cooney/OU=ceq/O=eop@eop [ CEQ ] )

READ: UNKNOWN

TEXT:

sure, whenever you want.

This is not an issue I'm familiar with.

Robert C. McNally

06/05/2002 08:21:27 AM

Record Type: Record

To: Phil Cooney/CEQ/EOP@EOP, Rachel Brand

cc:

Subject: Fw: CEI press release: EPA Climate Report Violates White House Agreement to Settle Lawsuit

Phil and Rachel, FYI. Could we discuss?

Bob

----- Forwarded by Robert C. McNally/OPD/EOP on  
06/05/2002 08:20 AM -----

hsills <hsills@starpower.net>

06/05/2002 05:51:54 AM

Record Type: Record

To: Robert C. McNally/OPD/EOP@EOP

cc:

Subject: Fw: CEI press release: EPA Climate Report Violates White House Agreement to Settle Lawsuit

CEI press release: EPA Climate Report Violates White House Agreement to Settle Lawsuit

----- Original Message -----

From: Myron Ebell

To: Myron Ebell

Sent: Monday, June 03, 2002 2:19 PM

Subject: CEI press release: EPA Climate Report Violates White House Agreement to Settle Lawsuit

Contact:  
Richard Morrison, 202.331.1010

EPA Global Warming Report Violates White House Agreement To Settle Lawsuit  
Report Relies on Discredited Science Previously Disavowed as Official Policy

Washington, D.C., June 3, 2002-The Environmental Protection Agency's latest report on global warming to the United Nations, Climate Action Report 2002, violates an agreement between the White House and the Competitive Enterprise Institute, three members of Congress, and other non-profit advocacy groups, struck in settlement of a lawsuit. The report relies in part on the discredited National Assessment on Climate Change.

As a result of the lawsuit filed in October 2000, the Bush Administration ultimately agreed in September 2001 to withdraw the National Assessment and stated that its unlawfully produced conclusions are "not policy positions or official statements of the U.S. government." EPA has ignored this agreement in issuing its report to the United Nations.

"Through Freedom of Information Act inquiries, we learned that the National Assessment was hurriedly slapped together in an incomplete and inaccurate form," said Christopher C. Horner, CEI counsel who filed the lawsuit. "The current Climate Action Report inappropriately cites the disgraced National Assessment, in clear violation of the spirit and letter of our agreement with the White House in return for withdrawing our suit."

Adds Myron Ebell, director of global warming policy at CEI: "The Administration has recognized that the National Assessment is the worst sort of junk science. For the EPA now to accept the National Assessment's findings as valid undermines and contradicts President Bush's global warming policies. The EPA needs to be told that the Clinton Administration is gone and Al Gore did not win the election."

The lawsuit against the White House's flawed climate science was brought jointly by CEI, Senator James Inhofe (R-OK), Representatives Joe Knollenberg (R-MI) and Jo Ann Emerson (R-MO), and other non-profit advocacy groups. CEI's pleadings in the case can be found in the docket at the federal District Court for the District of Columbia (CV 00-02383).

CEI is a non-profit, non-partisan public policy group dedicated to the principles of free enterprise and limited government. For more information about CEI, visit our website at <[www.cei.org](http://www.cei.org)>.

- att1.htm  
- ole0.bmp





